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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/682,399	10/682,399 10/09/2003		Joon Chang	AUS920030298US1	8359	
35525	7590	08/28/2006		EXAMINER		
IBM CORI C/O YEE &	• /	ATES PC	TRUONG, LOAN			
P.O. BOX 8		ATEST C	ART UNIT	PAPER NUMBER		
DALLAS, 7	TX 7538	0	2114			
				DATE MAILED: 08/28/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No		Applicant(s)	
•	10/682,399		CHANG ET AL.		
Office Action Sur	Examiner		Art Unit		
		LOAN TRUONG	;	2114	
The MAILING DATE of the Period for Reply	is communication appo			orrespondence ad	Idress
A SHORTENED STATUTORY WHICHEVER IS LONGER, FR - Extensions of time may be available under after SIX (6) MONTHS from the mailing did If NO period for reply is specified above, to Failure to reply within the set or extended Any reply received by the Office later than earned patent term adjustment. See 37 C	OM THE MAILING DA r the provisions of 37 CFR 1.13 te of this communication. he maximum statutory period wi period for reply will, by statute, three months after the mailing	ATE OF THIS CO 36(a). In no event, how will apply and will expire cause the application	OMMUNICATION rever, may a reply be time SIX (6) MONTHS from the to become ABANDONED	.' Bly filed the mailing date of this coorsists (35 U.S.C. § 133).	•
Status					
Responsive to communic     This action is FINAL.     Since this application is ir closed in accordance with	2b)⊠ This n condition for allowan	action is non-fin	rmal matters, pros		e merits is
Disposition of Claims					
4) Claim(s) 10 and 21 is/are 4a) Of the above claim(s) 5) Claim(s) is/are allo 6) Claim(s) 10 and 21 is/are 7) Claim(s) is/are obj 8) Claim(s) are subje  Application Papers	is/are withdraw wed. rejected. ected to. ct to restriction and/or	rn from consider			
9) ☐ The specification is object 10) ☑ The drawing(s) filed on <u>09</u> Applicant may not request the Replacement drawing sheet 11) ☐ The oath or declaration is	October 2003 is/are: nat any objection to the d (s) including the correction	a)⊠ accepted drawing(s) be held on is required if th	I in abeyance. See ne drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CF	FR 1.121(d).
Priority under 35 U.S.C. § 119					
<ul><li>2. Certified copies of f</li><li>3. Copies of the certified</li></ul>	None of: he priority documents he priority documents ed copies of the priori International Bureau	have been rece have been rece ity documents ha (PCT Rule 17.2	eived. eived in Applicatio ave been received 2(a)).	n Nod in this National	Stage
				<u>.</u> a	
Attachment(s)  1) Notice of References Cited (PTO-892 2) Notice of Draftsperson's Patent Drawi 3) Information Disclosure Statement(s) (	ng Review (PTO-948)	5) 🔲	Interview Summary (I Paper No(s)/Mail Dat Notice of Informal Pa	e	<b>)</b> -152)
Paper No(s)/Mail Date		6) []	Other:		

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## **DETAILED ACTION**

1. This office action is in response to the amendment filed June 30, 2006 in application 10/682,399.

2. Examiner acknowledged that claims 1-9, 11-20 and 22-23 are cancel and claims 10 and 21 are amended and presented for examination.

## Response to Arguments

3. Applicant's arguments, filed June 30, 2006, with respect to the rejection(s) of claim(s) 1-23 under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (US 6,243,824) in further view of Yang et al. (US 2004/0059855) have been fully considered and are persuasive.

Therefore, the rejection has been withdrawn.

However, upon further consideration, a new ground(s) of rejection is made in view of Kakuta et al. (US 6,243,824) in further view of Yang et al. (US 2004/0059855) in further view of Hrle et al. (US 2004/0260726).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 10 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kakuta et al. (US 6,243,824) in further view of Yang et al. (US 2004/0059855) in further view of Hrle et al. (US 2004/0260726).

In regard to claim 10, Kakuta et al. teach a method of handling Write input/output (I/O) requests during a backup operation on at least one storage device, comprising:

Receiving a Write I/O request for performing a Write I/O operation to a logical volume, wherein at least a portion of the logical volume resides on the at least one storage device (write operation received by a group of data disks, fig. 2, 6a, 6b, col. 4 lines 35-67 and col. 5 lines 1-10);

Determining if a backup operation is being performed on the at least one storage device (backup-in-process flag is ON, fig. 13, 134); and

Suspending the Write I/O operation in a logical volume manager until after the backup operation is completed if it is determined that the backup operation is being performed (write data item is saved in storing disk 9 and transfer to DCU (data control unit) after backup operation, fig. 4, col. 8 lines 23-31 and lines 46-49), wherein Write I/O operations to at least one

other logical volume are not suspended during the backup operation (write request issued to data disk 6a only subdata item for disk 6a is written on the write data storing disk 9, fig. 7, 77a, 78b, col. 10 lines 15-20);

Kakuta et al. does not teach the method of logging the Write I/O request in a file system log indicating that the Write I/O request is being submitted to the at least one storage device and wherein the Write I/O request is suspended only if the Write I/O request is to a block of data that is subject to the backup operation.

Yang et al. teach the method of the interrupt handler receiving the write request and register the write request on the queue (*paragraph 0029*).

It would have been obvious to modify the method of Kakuta et al. by adding Yand et al. method of handling write requests. A person of ordinary skill in the art at the time of applicant's invention would have been motivated to make the modification because it would not disrupt the integrity of shared resources (*paragraph 0011*).

Kakuta et al. and Yang et al. does not teach the method of logging wherein the Write I/O request is suspended only if the Write I/O request is to a block of data that is subject to the backup operation.

Hrle et al. teach the method of DBMS backup without suspending updates and corresponding recovery using separately stored log and data files (paragraph 0041 lines 7-9) with one restriction for actions that change external file system's catalog must be temporarily suspended until the backup is finished (fig. 2, 58, paragraph 0041 lines 17-30). Also for database that allow a single database page to span two different storage volumes, these page write I/O's need to be suspended while the backup is in process in

order to prevent partially written pages on the copied volumes (paragraph 0041 lines 27-30).

It would have been obvious to modify the method of Kakuta et al. and Yang et al. by adding Hrle et al. method DBMS backup. A person of ordinary skill in the art at the time of applicant's invention would have been motivated to make the modification because it would prevent partially written pages on the copied volumes (*paragraph 0041 lines 27-30*).

In regard to claim 21 Kakuta et al. teach a computer program product in a computer readable medium for handling Write input/output (I/O) requests during a backup operation on at least one storage device, comprising:

First instructions for receiving a Write I/O request for performing a Write I/O operation to a logical volume, wherein at least a portion of the logical volume resides on the at least one storage device (write operation received by a group of data disks, fig. 2, 6a, 6b, col. 4 lines 35-67 and col. 5 lines 1-10);

Third instructions for determining if a backup operation is being performed on the at least one storage device (backup-in-process flag is ON, fig. 13, 134); and

Fourth instructions for suspending the Write I/O operation in a logical volume mamager until after the backup operation is completed if it is determined that the backup operation is being performed (write data item is saved in storing disk 9 and transfer to DCU (data control unit) after backup operation, fig. 4, col. 8 lines 23-31 and lines 46-49), wherein Write I/O operations to at least one other logical volume are not suspended during the backup operation (write request

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issued to data disk 6a only subdata item for disk 6a is written on the write data storing disk 9, fig. 7, 77a, 78b, col. 10 lines 15-20);

Kakuta et al. does not teach the program product second instruction of logging the Write I/O request in a file system log indicating that the Write I/O request is being submitted to the at least one storage device and wherein the Write I/O request is suspended only if the Write I/O request is to a block of data that is subject to the backup operation.

Yang et al. teach the instruction of the interrupt handler receiving the write request and register the write request on the queue (paragraph 0029).

Refer to claim 10 for motivational statement.

Kakuta et al. and Yang et al. does not teach the program product wherein the Write I/O request is suspended only if the Write I/O request is to a block of data that is subject to the backup operation.

Hrle et al. teach the method of DBMS backup without suspending updates and corresponding recovery using separately stored log and data files (paragraph 0041 lines 7-9) with one restriction for actions that change external file system's catalog must be temporarily suspended until the backup is finished (fig. 2, 58, paragraph 0041 lines 17-30). Also for database that allow a single database page to span two different storage volumes, these page write I/O's need to be suspended while the backup is in process in order to prevent partially written pages on the copied volumes (paragraph 0041 lines 27-30).

Refer to claim 10 for motivational statement.

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Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. See PTO 892.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Loan Truong whose telephone number is (571) 272-2572. The

examiner can normally be reached on M-F from 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Scott Baderman can be reached on (571) 272-3644. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

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Loan Truong
Patent Examiner

AU 2114

SCOTT BADERMAN

SUPERVISORY PATENT EXAMINER